EXHIBIT 1

Scott R. Torpey (Cal SB#153763) Jaffe Raitt Heuer & Weiss, P.C. 27777 Franklin Road, Suite 2500 1 Southfield, Michigan 48034-8214 2 Telephone: (248) 351-3000 Facsimile: (248) 351-3802 3 Email: storpey@jaffelaw.com 4 -and-5 Jeffrey A Worthe (Cal. SB# 080856) Worthe, Hanson & Worthe 6 1851 E. First St., Ste. 900 Santa Ana, California 92705 7 Telephone: (714) 285-9600 Facsimile: (714) 285-9700 8 Email: jworthe@whwlawcorp.com Attorneys for Defendant United Air Lines, Inc. 9 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 ALL NIPPON AIRWAYS COMPANY, Case No. C07-03422 EDL LTD. Hon Elizabeth D Laporte 13 14 Plaintiff, 15 16 VS. 17 UNITED AIR LINES, INC., 18 Defendant. 19 20 NOTICE OF TAKING VIDEO DEPOSITIONS 21 TO: Counsel for Plaintiff 22 PLEASE TAKE NOTICE that the undersigned attorney will take the VIDEO 23 depositions of the individual(s) listed below upon oral examination before a court reporter 24 authorized to take depositions in the State of California. Deponent(s) are requested to bring 25 with them to the deposition the documents requested on the attached Exhibit A. The 26 examinations will continue from day to day until completed. The depositions are being taken 27

1412960 01

28

	for the purpose of discovery, or for such other purposes as are permitted under the Rules of		
1	Court.		
2	Name of Deponent(s)	Date and Time	Location
3	Teruo Usui	Wednesday, September 5, 2007 9:30 a.m.	Combs Reporting, Inc. 595 Market Street, Suite 620
4	i)		San Francisco, CA 94105-2802
5	Bishin Yamaguchi	Thursday, September 6, 2007 9:30 a.m.	888-406-4060
6	Yusuke Nishiguchi	Friday, September 7, 2007	
. 7		9:30 a.m.	
8	You are invited to attend and cross-examine the witnesses.		
9	RealTime and video equipment may be used by our attorney and the court reporter to		
10			
11	transcribe and view instantaneously the testimony of the deponent. Although additional serial		
12	feeds are available, our office takes no responsibility to arrange for other attorneys' necessary		
13	equipment. Said deposition shall be continued from time to time until completed by an officer		
14	authorized by law to administer oaths		
15			
16	DATED: July 24, 2007		
17	Jaffe, Raitt, Heuer & Weiss		
18	By: Scott R. Torpey		
19	27/177 Franklin Road, Suite 2500		
20 21	Southfield, Michigan 48034-8214 Phone: (248) 351-3000		
22	E-mail:storpey@jaffelaw.com Bar No: (Cal. SB#153763)		
23	And		
24			
25	Jeffrey A. Worthe (Cal. SB#080856) Worthe, Hanson & Worthe		
26	1851 E. First St., Ste. 900 Santa Ana, California 92705		
27	Phone: (714) 285-9600 E-mail: jworthe@whwlawcorp com		
'		Ž	•

EXHIBIT A

ANA investigation file: Produce a copy of the entire investigation file(s) prepared by or on behalf of ANA relative to the cause and circumstances relating to the January 22, 2005 incident at SFO which is the subject of the above-captioned litigation. Such materials should include but not be limited to unredacted copies of witness statements, reports, correspondence (including any electronic data) and/or any other material of any nature which comprises the ANA file(s)

1412960.01

CERTIFICATE OF SERVICE

Phyllis L Nelson certifies that she is an employee of Jaffe, Raitt, Heuer & Weiss, P.C. and that on July 24, 2007 she caused to be served **Notice of Taking Video Depositions** on the person(s) listed below by placing said document(s) in a sealed envelope (if applicable), properly addressed, and forwarding same by the method(s) indicated.

By First Class Mail
Frank A. Silane
Rod D. Margo
Scott D. Cunningham
Condon & Forsyth LLP
1901Avenue of the Stars, Suite 850
Los Angeles, CA 90067-6010

By First Class Mail
Jeffrey A. Worthe
Worthe, Hanson & Worthe
1851 E. First St., Ste. 900
Santa Ana, CA 92705

By Fax and First Class Mail

Marshall S. Turner Condon & Forsyth LLP

7 Times Square New York, NY 10036

Dated: July 24, 2007

Phyllis L. Nelsor

1412960.01